IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA CHARLOTTESVILLE DIVISION

	X		
BABY DOE, A CITIZEN OF AFGHANISTAN	:		
CURRENTLY RESIDING IN NORTH	:	CIVIL ACTION NO.	3:22-CV-49
CAROLINA, BY AND THROUGH NEXT	:		
FRIENDS, JOHN AND JANE DOE;AND JOHN	:		
AND JANE DOE, CITIZENS OF AFGHANISTAN	:		
AND LEGAL GUARDIANS OF BABY DOE,	:		
	:		
Plaintiffs,	:		
	:		
v.	:		
	:		
JOSHUA MAST, STEPHANIE MAST, RICHARD	:		
MAST, KIMBERLEY MOTLEY, AND AHMAD	:		
OSMANI,	:		
	:		
Defendants, :			
:	:		
and :			
:	:		
UNITED STATES SECRETARY OF STATE :			
ANTONY BLINKEN AND UNITED STATES :			
SECRETARY OF DEFENSE GENERAL :			
LLOYD AUSTIN, :			
:			
Nominal Defendants. :			
	X		

PLAINTIFFS' MOTION, AND MEMORANDUM OF LAW IN SUPPORT OF MOTION, TO SEAL EXHIBIT 2 TO PLAINTIFFS' MEMORANDUM IN OPPOSITION TO NON-PARTY PIPE HITTER FOUNDATION, INC.'S MOTION TO QUASH SUBPOENA OR FOR ENTRY OF A PROTECTIVE ORDER

Plaintiffs, by counsel, respectfully move for leave to file under seal Exhibit 2 to their Memorandum in Opposition to Non-Party Pipe Hitter Foundation, Inc.'s Motion to Quash Subpoena or for Entry of a Protective Order ("Opposition"), pursuant to Local Civil Rule 9 and this Court's Protective Order (ECF No. 26). In support thereof, Plaintiffs state as follows:

Exhibit 2 to the Opposition contains information that remains subject to a sealing order issued by the Circuit Court of the County of Fluvanna ("Sealed Circuit Court Proceeding"). *See* ECF No. 73, Exh. B. That Order allows the parties in the Sealed Circuit Court Proceeding to file in this matter filings, transcripts, documents and discovery from the Sealed Circuit Court Proceeding, so long as such documents are filed under seal in this matter. While the circuit court in January 2023 verbally ordered that the seal on that proceeding will be lifted, it asked the parties to submit proposed redactions to the filings before it will unseal the record. The parties have done so, but the circuit court has not yet unsealed the record. Thus, the information appearing in the Sur-Reply and Exhibit 2 thereto remain under seal in the circuit court.

In addition, Exhibit 2 refers to Plaintiffs' given names. This Court has issued a Protective Order (ECF No. 26) allowing Plaintiffs to proceed under pseudonyms, given the concern for their safety and that of other innocent non-parties, such as their family members.

Under the common law right of access to judicial records, documents should be sealed when a party's interest in keeping the information contained therein confidential outweighs the presumed right of public access. *See, e.g. Stone v. Univ. of Maryland Med. Sys. Corp.*, 855 F.2d 178 (4th Cir. 1988); *Ashcroft v. Conoco, Inc.*, 218 F.3d 288, 302 (4th Cir. 2000). "Courts have recognized that an interest in protecting the physical and psychological well-being of individuals related to the litigation, including family members and particularly minors, may justify restricting access" to court documents. *United States v. Harris*, 890 F.3d 480, 492 (4th Cir. 2018); *see also United States v. Doe*, 962 F.3d 139, 147 (4th Cir. 2020).

In this instance, the judge in the Sealed Circuit Court Proceeding ordered that all filings

made in that proceeding be under seal and that, if they are filed in this matter, they must be filed

under seal. In addition, the threats to the safety of the Plaintiffs and other innocent non-parties are

very real, and have been recognized by this Court's Protective Order (ECF No. 26).

Plaintiffs have publicly filed their Opposition. Thus, the public is not wholly deprived of

an understanding of the general underlying factual basis for the request. The relief Plaintiffs seek

in this motion is narrowly tailored to the circumstances, and aims to seal only what is absolutely

necessary to safeguard the safety of persons related to the litigation. Defendants are not prejudiced

as they are aware of Plaintiffs' identities and are parties to and/or aware of the Sealed Circuit Court

Proceeding.

Accordingly, Plaintiffs request that Exhibit 1 to their Opposition be filed under seal, as the

risks attendant to public disclosure of these documents is not likely to dissipate over time. Plaintiffs

will promptly advise this Court if the circuit court lifts the seal on any item included in Exhibit 2

to the Opposition.

A proposed Order is attached as Exhibit A to this Motion.

Dated: July 28, 2023

Respectfully submitted,

/s/ Maya Eckstein

Maya M. Eckstein (VSB No. 41413)

Lewis F. Powell III (VSB No. 18266)

Kevin S. Elliker (VSB No. 87498)

HUNTON ANDREWS KURTH LLP

951 E Byrd St

Richmond, VA 23219

Telephone: (804) 788-8200

Fax: (804) 788-8218

Email: meckstein@HuntonAK.com

Email: lpowell@HuntonAK.com

Email: kelliker@HuntonAK.com

Jeremy C. King (admitted pro hac vice) HUNTON ANDREWS KURTH LLP 200 Park Avenue New York, NY 10166 Telephone: (212) 309-1000 Fax: (212) 309-1100

Email: jking@HuntonAK.com

Sehla Ashai (admitted pro hac vice) ELBIALLY LAW, PLLC 704 East 15th Street Suite 204 Plano, TX 75074 Telephone: (312) 659-0154

Email: ashai@elbiallylaw.com

Blair Connelly (admitted pro hac vice)
Zachary L. Rowen (admitted pro hac vice)
LATHAM & WATKINS LLP
1271 Avenue of the Americas
New York, New York 10020
Telephone: (212) 906-1200
Facsimile: (212) 751-4864
Email: Blair.Connelly@lw.com
Email: Zachary.Rowen@lw.com

Ehson Kashfipour (admitted pro hac vice) Damon R. Porter (admitted pro hac vice) LATHAM & WATKINS LLP 555 Eleventh Street, N.W. Suite 1000 Washington, D.C. 20004 Telephone: (202) 637-2200

Facsimile: (202) 637-2201 Email: Ehson.Kashfipour@lw.com Email: Damon.Porter@lw.com

Attorneys for Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that on the 28th day of July 2023, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send a notification of such filing to all CM/ECF participants.

By: /s/ Maya M. Eckstein

Maya M. Eckstein (VSB # 41413) Hunton Andrews Kurth LLP Riverfront Plaza, East Tower 951 East Byrd Street Richmond, Virginia 23219-4074

Telephone: (804) 788-8200 Facsimile: (804) 788-8218 meckstein@HuntonAK.com

Counsel for Plaintiffs